JENNIFER MOUZIS 1 **Mouzis Criminal Defense** State Bar No. 200280 1819 K Street, Suite 200 3 Sacramento, California 95811 Telephone: (916) 822-8702 4 Facsimile: (916) 822-8712 5 Attorney for Defendant DIANA CERVANTES 6 7 IN THE UNITED STATES DISTRICT COURT 8 FOR THE EASTERN DISTRICT OF CALIFORNIA 9 10 UNITED STATES OF AMERICA, 2:21-cr-00109-JAM 11 Plaintiff, STIPULATION AND 12 ORDER TO MODIFY SPECIAL **CONDITIONS OF PRETRIAL** v. 13 RELEASE (ECF 12). 14 DIANA CERVANTES, 15 Defendant. 16 17 **STIPULATION** 18 Plaintiff, United States of America, by and through its counsel, Assistant United States 19 Attorney Michael Redding, and defendant, Diana Cervantes, by and through her counsel, 20 Jennifer Mouzis, agree to a modification of defendant, Diana Cervantes's Special Conditions of 21 22 Release. 23 The Defendant's last appearance on this case was June 8, 2021, where Defendant 24 appeared in court for a Detention Hearing (ECF 11). Defendant was ordered released (ECF 15) 25 with Special Conditions of Pretrial Release (ECF 12). 26 Condition 9 of the Special Conditions of Release states, "You must not associate or have 27 any contact with your co-defendants unless in the presence of counsel or otherwise approved in 28

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advance by the Pretrial Services Officer". Defendant Diana Cervantes is married to codefendant, Victor Manuel Velazquez, who is still in custody. Counsel, Jennifer Mouzis
requested the condition be changed and counsel, Michael Redding agreed to a stipulation. U.S.
Pretrial Services, Intensive Supervision Specialist Darryl Walker was consulted and suggested
the following modification to Condition 9, "You must not associate or have any contact with
your <u>co-defendants</u>, with the exception of your husband, unless in the presence of counsel or
otherwise approved in advance by the Pretrial Services Officer. You must not speak about the
current federal case with your husband, unless in the presence of counsel."

All parties agree that it is in the best interest of the defendant that the aforementioned language replace the current language of Condition 9 of the Special Conditions of Release.

Accordingly, the parties respectfully request the Court adopt this proposed stipulation.

IT IS SO STIPULATED.

Dated: June 11, 2021 PHILLIP A. TALBERT
Acting United States Attorney

By: /s/ Michael Redding
MICHAEL REDDING

Assistant United States Attorney

Dated: June 11,2021 /s/ Jennifer Mouzis

JENNIFER MOUZIS Attorney for Defendant DIANA CERVANTES

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## **ORDER**

IT IS HEREBY ORDERED, the Court having received, read, and considered the parties' stipulation, and good cause appearing therefrom, adopts the parties' stipulation in its entirety as its order. Specifically, the Court orders that Defendant Diana Cervantes's Special Conditions of Release, Condition 9 be changed to say, "You must not associate or have any contact with your **co-defendants, with the exception of your husband**, unless in the presence of counsel or otherwise approved in advance by the Pretrial Services Officer. You must not speak about the current federal case with your husband, unless in the presence of counsel."

IT IS SO ORDERED.

Dated: June 11, 2021

KENDALL J. NEWMAN

UNITED STATES MAGISTRATE JUDGE